## TOWN OF RIVERHEAD COMMUNITY DEVELOPMENT AGENCY

## Resolution # 12

## AMENDS RESOLUTION #6 OF 2004 SETTING POLICY FOR USE OF COMMUNITY DEVELOPMENT OWNED RUNWAY

COUNCILMAN BARTUNEK		offered	the following resolution,	which wa
seconded by	COUNCILWOMAN	SANDERS	·	

WHEREAS, the Community Development Agency (CDA) adopted Resolution #6 on April 20, 2004 as part of its effort to clarify its policy for use of the 10,000 linear foot runway it owns at the EPCAL site in Calverton; and

WHEREAS, the CDA believes the policy concerning the eligibility of parties seeking to use said runway needs further clarification;

NOW, THEREFORE, BE IT

RESOLVED that every entity or individual seeking to use the 10,000 linear foot runway at EPCAL shall be required to execute a Runway Use Agreement in form acceptable to the CDA and its counsel; and BE IT

FURTHER RESOLVED, that eligibility for a Runway Use Agreement shall require that the individual or entity applying for same have an ownership interest, a long term leasehold interest, or a contractual interest to purchase or long term lease property at the EPCAL site; and BE IT

FUTHER RESOLVED, that any and all runway use at EPCAL shall be accessory to the operation of a use permitted under §108-230 of the Town Code; and BE IT

FURTHER RESOLVED THAT the Town Clerk shall provide a certified copy of this resolution to all individuals or entities currently occupying space at the EPCAL site, the Community Development Office and the Town Attorney's Office.

THE VOTE				
Bartunek yes no Sanders yes no				
Blass no Densieski yes no				
Cardinale yes no				
THE RESOLUTION WAS WAS NOT				
THEREFORE DULY ADOPTED				